

**UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

LEON WEINGRAD, individually and on behalf of all others similarly situated,	:	
e	:	
Plaintiff,	:	No. 2:25-cv-01792-GJP
v.	:	
	:	JURY TRIAL DEMANDED
BAKER SOLUTIONS INC. d/b/a CREDITBAKER,	:	
Defendant.	:	

---

**SUGGESTION OF BANKRUPTCY**

Defendant Baker Solutions Inc. d/b/a CreditBaker (“Baker”) files this Suggestion of Bankruptcy pursuant to the United States Bankruptcy Code. On July 31, 2025, Baker filed a Voluntary Petition for Relief under Chapter 7 of the Bankruptcy Code. The case number for that bankruptcy proceeding is Bankruptcy Case No. 8-25-72941-reg, assigned to Judge Robert E. Grossman, in the United States Bankruptcy Court for the Eastern District of New York (Central Islip). In accordance with 11 U.S.C. § 362 and other relevant provisions of the Bankruptcy Code, an automatic stay is presently in effect in connection with all matters in which Baker is a Plaintiff or Defendant.

Defendant Baker would further show that pursuant to 11 U.S.C. § 362, the filing of a petition under 11 U.S.C. § 301 operates as an automatic stay, applicable to all entities, of (1) “the commencement or continuation, including the issuance or employment of process, of a judicial, administrative, or other action or other proceeding against the debtor that was or could have been commenced before the commencement of the case under this title, or to recover a claim against the debtor that arose before the commencement of the case under this title; . . . (6) any act to collect,

assess, or recover a claim against the debtor that arose before the commencement of the case under this title.”

**WHEREFORE**, Defendant, Baker Solutions, Inc., d/b/a CreditBaker, respectfully requests that Plaintiff cease continuation of the above numbered case with respect to Baker and for such other and further relief which may be just.

Dated: August 5, 2025

**KAUFMAN DOLOWICH, LLP**

By: /s/ Richard J. Perr

RICHARD J. PERR, ESQUIRE

MONICA M. LITTMAN, ESQUIRE

One Liberty Place

1650 Market St., Suite 4800

Philadelphia, PA 19103-1628

(v) 215.501.7002; (f) 215.405.2973

rperr@kaufmandolowich.com

mlittman@kaufmandolowich.com

Attorneys for Defendant Baker Solutions, Inc. d/b/a  
CreditBaker

**CERTIFICATE OF SERVICE**

I, RICHARD J. PERR, ESQUIRE, hereby certify that on this date I caused to be served a true and correct copy of the foregoing via CM/ECF on the following:

Andrew Roman Perrong  
Perrong Law LLC  
2657 Mt. Carmel Ave  
Glenside, PA 19038  
a@perronglaw.com

Attorney for Plaintiff Leon Weingrad

/s/ Richard J. Perr  
RICHARD J. PERR, ESQUIRE

Date: August 5, 2025